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Hendrik Block

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA**

12 HENDRIK BLOCK, ) No. 1:20-cv-00156-NONE-SAB  
13 Plaintiff, )  
14 vs. ) **STIPULATION FOR DISMISSAL OF**  
15 GARDEN FRESH RESTAURANTS LLC dba ) **ENTIRE ACTION**  
16 SWEET TOMATOES; JENNIE M. MARTIN, )  
17 Trustee of the JULIO A. MARTIN FAMILY )  
TRUST dated December 5, 2003; )  
18 Defendants. )  
19 )  
20 )

**STIPULATION FOR DISMISSAL OF ENTIRE ACTION**

1           **IT IS HEREBY STIPULATED** by and between Plaintiff Hendrik Block and  
2 Defendants, Garden Fresh Restaurants LLC dba Sweet Tomatoes; and Jennie M. Martin,  
3 Trustee of the Julio A. Martin Family Trust dated December 5, 2003, the parties to this action,  
4 that pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the above-captioned action is  
5 dismissed with prejudice in its entirety. Each party is to bear its own attorneys' fees and costs.

6           Dated: July 13, 2020

7           MOORE LAW FIRM, P.C.

8           /s/ Tanya E. Moore

9           Tanya E. Moore  
10          Attorney for Plaintiff,  
11          Hendrik Block

12          Dated: July 13, 2020

13          FISHER & PHILLIPS LLP

14           /s/ Nathan V. Okelberry

15           Nathan V. Okelberry  
16          Attorneys for Defendants,  
17          Garden Fresh Restaurants LLC dba Sweet  
18          Tomatoes; and Jennie M. Martin, Trustee of the  
19          Julio A. Martin Family Trust dated December 5,  
20          2003

21           **ATTESTATION**

22          Concurrence in the filing of this document has been obtained from each of the individual(s)  
23          whose electronic signature is attributed above.

24           /s/ Tanya E. Moore

25          Tanya E. Moore  
26          Attorney for Plaintiff,  
27          Hendrik Block

28           STIPULATION FOR DISMISSAL OF ENTIRE ACTION